## Exhibit A

**Proposed Order** 

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re:	Chapter 11
CELSIUS NETWORK LLC, et al., 1	Case No. 22-10964 (MG)
Debtors.	(Jointly Administered)

## ORDER (I) MODIFYING THE AUTOMATIC STAY PURSUANT TO U.S.C 362(d)(1) AND BANKRUPTCY RULE 4001 AND (II) GRANTING RELATED RELIEF

This matter coming before the Court on the Motion of The Foreign Representatives of Three Arrows Capital, Ltd ("3AC") for Relief from The Automatic Stay to Allow for Setoff of Mutual Obligations (the "Motion") filed by the Foreign Representatives<sup>2</sup> for entry of an Order (a) lifting the automatic stay in the chapter 11 cases to allow the adjudication of those claims asserted by Celsius Network Ltd ("Celsius Network") against 3AC in the BVI Court, including in that proceeding the adjudication of allegations that the claims asserted by Celsius Network against 3AC are subject to setoff under BVI law as part of the claims adjudication process in the BVI liquidation proceedings (the "BVI Proceeding") and (b) granting related relief, and, after due deliberation, the Court having concluded that the Joint Liquidators have established sufficient cause for the relief granted herein; and no additional notice being required, now, therefore, it is hereby ORDERED that:

1. The Motion is **GRANTED** as set forth herein.

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); Celsius US Holding LLC (7956); GK8 Ltd. (1209); GK8 UK Limited (0893); and GK8 USA LLC (9450). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 50 Harrison Street, Suite 209F, Hoboken, New Jersey 07030.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not defined herein have the meaning ascribed to them in the Motion.

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2. The automatic stay is modified pursuant to Bankruptcy Code section 362(d)(1) and

Bankruptcy Rule 4001 for the purpose of allowing the Foreign Representatives to proceed with an

objection to the claim asserted by Celsius Network in the BVI Proceeding (the "Celsius BVI

Claim") on grounds including, but not limited to, asserting that the Celsius BVI Claim should be

reduced or eliminated through setoff or taking into account amounts recoverable by 3AC from

Celsius Network on an "unfair preference" theory as that term is used generally under BVI law.

3. This Order is without prejudice to the rights of Celsius Network to contest the

assertion of setoff or similar by the Foreign Representatives, including, but not limited to,

contesting in the BVI Court the legality or appropriateness of setting off or taking into account

amounts alleged to be subject to avoidance as an unfair preference under BVI law against a claim

asserted by a creditor in the BVI Proceeding.

4. The parties are authorized, but not directed, to take all actions necessary to

effectuate the relief granted pursuant to this Order.

Notice of the Motion as provided therein shall be deemed good and sufficient. 5.

6. The relief granted in this Order shall be effective immediately and shall not be

subject to the 14-day stay of enforcement under Federal Rule of Bankruptcy Procedure 4001(a)(3).

Dated: September \_\_\_\_\_, 2023

The Honorable Martin Glenn

United States Bankruptcy Judge

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